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10/767,834         01/29/2004         Paul A. Mueller         FFRZ 2 00237         5638           27885         7590         11/01/2006         EXAMINER           FAY, SHARPE, FAGAN, MINNICH & MCKEE, LLP         HOGE, GARY CHAPMAN           1100 SUPERIOR AVENUE, SEVENTH FLOOR         ART UNIT         PAPER NUMBER	APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
FAY, SHARPE, FAGAN, MINNICH & MCKEE, LLP  1100 SUPERIOR AVENUE, SEVENTH FLOOR  1100 SUPERIOR AVENUE, SEVENTH FLOOR	10/767,834 01/29/2004 Paul A. N		Paul A. Mueller	FFRZ 2 00237	5638
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	FAY, SHARI	PE, FAGAN, MINNICH	HOGE, GARY CHAPMAN		
	1100 SUPERIOR AVENUE, SEVENTH FLOOR CLEVELAND, OH 44114			ART UNIT	PAPER NUMBER

DATE MAILED: 11/01/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)	
		10/767,83	4	MUELLER ET AL.	
Office Action Summary		Examiner		Art Unit	<del></del>
		Gary C. Ho	oge	3611	
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A SH WHIC - Exter after - If NC - Failu Any I	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by state of the provided by the Office later than three months after the main part of the provided by the Office later than three months after the main part of the provided by the Office later than three months after the main part of the provided by the Office later than three months after the main part of the provided by the Office later than three months after the main part of the provided by the Office later than three months after the main part of the provided by the Office later than three months after the main part of the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than the provided by the Office later than the provided by the Office later than the prov	DATE OF TH 1.136(a). In no ever iod will apply and will atute, cause the appli	IS COMMUNICATION nt, however, may a reply be tim I expire SIX (6) MONTHS from cation to become ABANDONE	N. nely filed the mailing date of this co D (35 U.S.C. § 133).	
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	Responsive to communication(s) filed on 1: This action is <b>FINAL</b> . 2b) To Since this application is in condition for allow closed in accordance with the practice under the condition of the closed in accordance with the practice under the closed in the closed in accordance with the practice under the closed in the cl	This action is no wance except	on-final. for formal matters, pro		e merits is
Dispositi	on of Claims				
5)⊠ 6)⊠ 7)⊠ 8)□ Applicati 9)□ 10)□	Claim(s) 7,9-19,23-27,29,35,36,38 and 43-34a) Of the above claim(s) is/are without claim(s) 16-19,23-28 and 47-53 is/are allow claim(s) 7,9-15,29,35,38,43,46,54,55 and 50 claim(s) 36,44,45 and 56 is/are objected to claim(s) are subject to restriction and con Papers  The specification is objected to by the Example the drawing(s) filed on is/are: a) applicant may not request that any objection to the Replacement drawing sheet(s) including the contraction and the contraction of the cont	drawn from corved.  57 is/are rejected.  d/or election reduced or b)[ the drawing(s) be rection is require	ed. equirement.  objected to by the le held in abeyance. See the drawing(s) is objected to by the led if the l	e 37 CFR 1.85(a). jected to. See 37 CF	
11)[_]	The oath or declaration is objected to by the	e Examiner. No	te the attached Office	Action or form P1	. O-152.
12) [ a)	Acknowledgment is made of a claim for fore All b) Some * c) None of:  1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Bur See the attached detailed Office action for a	ents have beer ents have beer priority docume reau (PCT Rule	n received. n received in Applicati nts have been receive e 17.2(a)).	ion No ed in this National	Stage
2) Notice 3) Information	t(s) The of References Cited (PTO-892) The of Draftsperson's Patent Drawing Review (PTO-948) The mation Disclosure Statement(s) (PTO/SB/08) The No(s)/Mail Date	·	4) Interview Summary Paper No(s)/Mail Di 5) Notice of Informal F 6) Other:	ate	

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#### **DETAILED ACTION**

#### Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 7, 9-15 and 21 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 7, there is no antecedent basis for "said distal end of said stem" (line 12).

Claim 21 depends from claim 20, which has been cancelled.

#### Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 7, 9-13, 29, 35, 38, 46, 55 and 57 are rejected under 35 U.S.C. 102(b) as being anticipated by Brinkman (5,899,011).

Regarding claim 7, See Fig. 4. Brinkman discloses a holder having a body panel 14 having a front surface, a rear surface, and a lower end 18; a first clip member 70 extending rearwardly away from the rear surface; a second clip member 60 spaced from the first clip member, wherein the second clip member includes a stem 62 extending rearwardly away from the rear surface; and at least one arm 68 extending from the stem and disposed adjacent the distal

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end of the stem; wherein the first and second clip members cooperate to selectively hold between them a projecting portion of an associated shelf and wherein the first clip 70 generally defines an L-shape and is connected proximal to the lower end of the body panel; and a cover panel 20 connected to the body panel, the cover panel having a front surface, a rear surface, an upper end and a lower end.

Regarding claim 12, the arm disclosed by Applicant departs significantly from being transverse to the rear surface of the body panel. See Fig. 3. Therefore, if it can nevertheless be called "approximately transverse," so can the arm disclosed by Brinkman.

Regarding claim 13, the upwardly extending arm includes an end. The recitation that the end is "for contacting . . ." is merely a statement of intended use.

Regarding claim 29, See Fig. 4. Brinkman discloses a holder having a rear panel 14; a front panel 20 secured to the rear panel along a bottom edge of the front panel; a first gripping member 70 extending rearwardly from the rear panel; a second gripping member 60 extending rearwardly from the rear panel, the second gripping member being spaced from the first gripping member, wherein the first and second gripping members are of one piece with a first portion of the rear panel, wherein the second gripping member comprises a stem 62 and at least one arm 68 extending from the stem; wherein the first gripping member cooperates with the rear panel to form a picket and the second gripping member is located in the pocket.

Regarding claim 38, see col. 3, lines 16-21.

Regarding claim 46, see ridge 28 in Fig. 4.

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## Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 7. Claim 54 is rejected under 35 U.S.C. 103(a) as being unpatentable over Brinkman (5,899,011) in view of Kump et al. (6,026,603).

Brinkman discloses the invention substantially as claimed, as set forth above. However, Brinkman does not disclose a first sign holder mounted to the cover panel. Kump teaches that it was known in the art to attach a sign holder to the cover panel of a label holder. It would have been obvious to one having ordinary skill in the art at the time the invention was made to attach a sign holder to the cover panel disclosed by Brinkman (modifying the top edge of the cover panel in the process), as taught by Kump, in order to display a large, attention-getting sign on the holder.

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8. Claim 43 is rejected under 35 U.S.C. 103(a) as being unpatentable over Brinkman (5,899,011) in view of Kump et al. (6,026,603), as applied to claim 54, above, and further in view of Greenburger (4,373,693).

Brinkman discloses the invention substantially as claimed, as set forth above. However, Brinkman, as modified, does not disclose a second sign holder. Greenberger teaches that it was known to attach a sign holder to a card-shaped object (of the type that could be mounted to the holder taught by Kump). It would have been obvious to one having ordinary skill in the art at the time the invention was made to attach a sign holder of the type taught by Greenberger to the label holder disclosed by Brinkman, as modified, in order to attach a sign that projects away from the label holder, thereby drawing even more attention to the label holder.

### Allowable Subject Matter

- 9. Claims 36, 44, 45 and 56 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 10. Claims 14 and 15 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.
- 11. Claims 16-19, 23-28 and 47-53 are allowed.

# Response to Arguments

12. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

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#### Conclusion

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13. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gary C. Hoge whose telephone number is (571) 272-6645. The examiner can normally be reached on 5-4-9.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lesley Morris can be reached on (571) 272-6651. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Gäry C Hoge Primary Examiner Art Unit 3611

gch